BONDING INFORMATION PACKAGE





City of Fairfax Bonding Package

Community Development and Planning

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IMPORTANT PHONE NUMBERS - ALL AREA CODE (703)

Architectural Review	385-7930
Site Plan Coordinator	385-7930
Development Bond Administrator	385-2494
Fire Marshal / Building Official	385-7830
Planning Director	385-7930
Public Works Director	385-7810
Public Works Facilities Inspector	385-7810
Street Superintendent	385-7893
Utilities (water and sewer)	385-7920
Zoning Administrator	385-7820



Department of Community Development & Planning

July 2013

Dear Applicant,

During the final stages of the City of Fairfax Development Review Process a surety value estimate will be reviewed by City staff to insure that proposed improvements in the public right-of-way, landscaping and siltation control measures are bonded at 100% and on-site improvements are bonded at 25%. The estimates are based on the most current Fairfax County Unit Price List which can be found at the following web address for download: http://www.fairfaxcounty.gov/dpwes/publications/2013ups.pdf.

Once the surety value estimate has been approved by City staff, a Site Bond, Site Agreement, Siltation Agreement and possibly a Best Management Practices (BMP) Agreement and/or Storm-Water Management with BMP Agreement will require completion and submission with the bond instrument to the City's Development Bond Administrator with the appropriate surety review fees (below). Once the agreement(s) have been executed by the City, copies of the signed agreements will be sent electronically and/or by first class US mail for your records.

Account Number & Title FY 13-14 Adopted Fees

316466 Surety Review (Performance bond*, letter of credit, cash escrow)

Less than \$100,000	\$275.00
\$100,001-300,000	\$550.00
More than \$300,000	\$800.00
Request for reduction	\$275.00
Request for replacement/extension/release	\$275.00

*Note: a performance bond/corporate surety, cash escrow or letter of credit will be accepted for Site Bonds. Siltation Agreements will be accepted with <u>cash escrow or letter of credit only</u>.

If you should have any questions regarding the bonding process, please contact the Development Bond Administrator at 703.385.7930.

Best Regards,

Tina Gillian

Administrative Assistant IV/ Development Bond Administrator



CITY OF FAIRFAX SILTATION AGREEMENT

Tŀ	IIS SILTATION AGREEMENT, made thisday of, 20, by and
be	tween:, hereinafter called "Developer", party of
th	e first part, and the City of Fairfax, Virginia, a Virginia municipal corporation, hereinafter called "City",
pa	rty of the second part.
,	WITNESSETH:
	WHEREAS, Developer, desires approval of plans for (enter address of the property below):
_	, which include provision of siltation and
er	osion control measures as required by the Erosion and Sediment Control Ordinance of the City, and are
m	ore specifically identified as (enter tax map number here):,
ar	d (enter the City of Fairfax Plan No. here):,prepared by:
	and datedand as revised
th	ough:; and
	NOW, THEREFORE, for and in consideration of the foregoing premises and the following terms d conditions, and other good and valuable consideration, the receipt and sufficiency of which are reby acknowledged, the parties hereto agree as follows:
1.	The foregoing recitals are hereby incorporated into this Agreement in their entirety.
2.	Developer has deposited with City, and City by its execution of this Agreement acknowledges that it
	holds, the sum ofDollars (\$)
	under and subject to the terms of this Agreement.
3.	In the event measures for the control of siltation and/or erosion as provided for on the Plans, or on any approved revision thereof, are not fully constructed at or prior to the occurrence of any rainstorm or other phenomena actually causing any siltation or erosion, the City shall have the right, but not the obligation, to enter upon the property and construct or complete such measures or do such other work as may be necessary to prevent further erosion or siltation, provided that City shall first give a written notice of its intention to undertake such work to the Developer or its authorized superintendent at least

SILTATION AGREEMENT# (to be filled in by staff):

- 4. In the event measures for the control of siltation and/or erosion have been constructed but fail, through overload or improper construction or design, or inadequate maintenance, to perform the functions for which they were intended, City shall have the right, but not the obligation, to enter the Property and to perform such reconstruction or maintenance as are necessary to ensure performance of such measures in accordance with the Plans, or approved revisions thereof, upon giving notice in writing to Developer or its Superintendent of its intent to do so at least five (5) days in advance.
- 5. If siltation and/or erosion from the Property occurs which adversely affects downstream drainage or travel on any street, road, highway or other public way, then the City may, but shall not be obligated, to take such steps as are necessary to restore the proper functions of the affected drainage or travel way(s).
- 6. In the event City performs work of any nature (without limitation, including labor, use of equipment and materials) under the provisions of sections 3, 4, or 5 above, either by contract or force account, the City or its contractor for such work shall be compensated with such sum or sums from the Cash Escrow/Letter of Credit as are supported by invoice for such work. A copy of such invoice shall be delivered or mailed by City to Developer. If the City or its Contractor for such work receives compensation pursuant to this section 6, then Developer agrees to deposit, within ten (I0) days of such compensation, an amount sufficient to restore the Cash Escrow /Letter of Credit amount to its original balance.
- 7. It is expressly agreed by the parties hereto that it is the purpose and intent of this Agreement to ensure the proper installation, maintenance and performance of measures provided for on the Plans or revisions thereof for the control of siltation and erosion and for the restoration of function of facilities for drainage or vehicular travel if such facilities are adversely affected in their function by siltation or erosion from the Property. This agreement shall not be deemed to create or affect any liability of the City to any third party for any damage alleged to result from or be caused by erosion or siltation and the Developer agrees to indemnify and hold harmless the City, its elected officials, officers, employees and agents from and against any and all claims, demands, actions, suits or liabilities arising out of this agreement, including, but not limited to, reasonable attorney's fees and cost of litigation.
- 8. Developer represents and warrants that the individual executing this Agreement for the Developer has all requisite authority to so execute this Agreement and to bind the Developer hereto and that all resolutions necessary for Developer to enter into this Agreement have been duly obtained.

NOTARIZED SIGNATURES TO FOLLOW ON PAGES 3 AND 4

SILTATION AGREEMENT# (to be filled in by staff):
--

IN WITNESS WHEREOF forth above.	, the parties hereto, have	executed this Agreemer	nt as of the date set
		Developer Name	e
	Ву:	Signature	<u> </u>
		Signature	
(Corporate Seal)			
Attest:			
Secretary			
WITNESS THE FOLLOWING SIG			
STATE OF	County/City/Town	of	to-wit:
I, the undersigned, A Notary Pub certify that this day personally app			-
whose name(s) is(are) signed	,	hereunto annexed agre	eement bearing the
day of		_	-
Given under my hand this	day of		
Notary Registration Number#:			
My Commission expires:	day of	,2	
	_	(Notary Public Signatur	-re)

SILTATION AGREEMENT# (to be filled in by staff):
--

Ву:_		City Att	orney – A	pproved a	as to Form	
By:_			0'4 - 14 -			
			City Ma	nager		
Attest:		_				
Attest: City Clerk		_				
WITNESS THE FOLLOWING SIGNATU	RE AND	SEAL:				
COMMONWEALTH OF VIRGINA CITY OF FAIRFAX to-wit:						
The foregoing instrument was acknowled	dged befo	ore me th	is:			
day of	,2	by			,	as City Manager
on behalf of the City of Fairfax, Virginia.						
My Commission expires:da	v of			2		
	,				<u> </u>	
Notary Registration Number#:						
		_	(Notary	Public Si	gnature)	

SAMPLE LETTER OF CREDIT (Must be on letterhead of the issuing institution)

TO REQUEST DOCUMENT IN WORD FORMAT PLEASE EMAIL: <u>Tina.Gillian@fairfaxva.gov</u>

IRREVOCABLE LETTER OF CREDIT NUMBER:
City of Fairfax City Hall 10455 Armstrong Street Fairfax, VA 22030
NOTE: (DATE OF ISSUANCE MUST BE ON OR AFTER THE SILTATION AGREEMENT DATE)
Date of Issuance:
Beneficiary: City of Fairfax Project Name & Location: Site Plan #:
Ladies and Gentlemen:
We hereby open our Irrevocable and Unconditional Letter of Credit No
aggregateDollars (\$) available by your sight drafts drawn on (bank name):
accompanied by written certification of the Director of Public Works or the City Manager of the City of Fairfax that the Applicant has:
Failed to install the siltation and erosion control measures as required by the Erosion and Sediment Control Ordinance of the City of Fairfax, in accordance with plan number or or
Failed to meet its obligations in accordance with a SILTATION Agreement, dated between the Applicant and the City of Fairfax or
3. Is not diligently and satisfactorily completing the siltation and erosion control measures set forth on plan number in a manner that such siltation and erosion control measures will be complete within a reasonable time.
We hereby further agree that:
All drafts hereunder must bear the clause "Drawn under the (bank name): Letter of Credit Number

- The Bank hereby engages with drawers, endorsers and bona fide holders that all drafts drawn in compliance with the terms of the Letter of Credit shall be duly honored upon presentation and delivery of such documents.
- 3. Drafts drawn under and in compliance with the terms of this Letter of Credit will be duly honored at the location of the issuing bank if presented at our office on or before _____ and this Letter of Credit shall remain in full force and effect until such Expiration Date.
- 4. Notwithstanding any other language to the contrary contained elsewhere in this Letter of Credit, it is a condition of this Letter of Credit that it shall automatically renew itself from year to year after the Expiration Date thereof unless and until the Bank shall give ninety (90) days prior written notice to the City Manager or Director of Public Works of the City of Fairfax, Virginia, by certified mail, returned receipt requested, of it's intent to terminate same at the expiration of said ninety (90) day period. During said ninety (90) days notice period, this Irrevocable Letter of Credit shall remain in full force and effect.
- 5. Upon receipt by the Beneficiary of such notice of non-renewal, the Beneficiary may draw upon this Letter of Credit by means of sight drafts accompanied by such written certification of the Director of Public Works or the City Manager as set forth in the opening paragraph of this Letter of Credit.
- 6. This Letter of Credit may be terminated by the Beneficiary giving a written release to the Applicant and to the Bank stating that the Applicant has furnished the Beneficiary with an acceptable substitute form of surety in an amount required by the Beneficiary.
- 7. This Letter of Credit is not assignable by the Bank, Beneficiary or Applicant.
- 8. Funds available under this Letter of Credit shall be paid to the Beneficiary in such amounts and at such times as set forth by the Director of Public Works or City Manager of the City of Fairfax, Virginia in the written certification as set forth in the opening paragraph of this Letter of Credit, provided that the total amount drawn shall not exceed the face amount of this Letter of Credit. Checks will be made payable to the City of Fairfax and directed to the attention of the Director of Public Works or City Manager.
- The Bank shall have no right, duty, obligation or responsibility to evaluate the performance or nonperformance of any underlying obligations, contractual or otherwise, between the Applicant and the Beneficiary or between the Applicant and any third party.
- 10. The Bank hereby agrees that no change, extension of time, alteration or addition to the work to be performed or the plans or specifications relating to the same or the Applicant's obligations under the Site Agreement, shall in any way effect the Bank's obligation to honor drafts under this Letter of Credit.
- 11. Approval of this Letter of Credit by the Beneficiary shall be deemed acceptance thereof without further notice to either the Bank or the Applicant.
- 12. Notwithstanding any other language to the contrary contained elsewhere in this Letter of Credit, if the Bank becomes critically undercapitalized, as defined in the Code of Federal Regulations, or insolvent, as defined in any applicable federal or state statute or regulation, the Beneficiary shall be immediately entitled to draw on this Letter of Credit. In such event, the Beneficiary may draw on this Letter of Credit by means of sight drafts accompanied by certification of the Director of Public Works or the City Manager that the Bank has become critically undercapitalized, as defined in the Code of Federal Regulations, or insolvent, as defined in any applicable federal or state statute or regulation.

Commercial Code - Letters of Credit - Title 8.5 of the Code of Virginia, 1950 as amended. Very truly yours, (Name of Bank) By: ______ Its: ___ (Title) WITNESS THE FOLLOWING SIGNATURE AND SEAL: STATE OF ______: COUNTY/CITY/TOWN OF: _____, To wit, I, _____, A Notary Public in and for the said State and County, City or Town do hereby certify that this day personally appeared before me in my said State and County, City or Town: (Name) (Title) Whose name is/are signed to the foregoing in writing, dated , 2 and being duly sworn acknowledged the same to be his or her (their) own. Given under my hand this _____day of _____,2___. My Commission expires: _____day of ______,2____. Notary Registration Number#: (Notary Public Signature)

13. This Letter of Credit shall be construed in accordance with the "Uniform Customs and Practices for Commercial Documentary Credits, International Chamber of Commerce" in effect on the date of issuance of this Letter of Credit and the provisions of the Uniform

Note: A written declaration of authority is required which attests that the signatory has the authority to sign Letter of Credit (LOC) for said Bank. Authority may not be required when the LOC is signed by the President of the issuing Bank.



CITY OF FAIRFAX SITE AGREEMENT

THIS SITE AGREEMENT, made this da	ay or, 20, by and between:
	party of the first part, also called Developer, and
THE CITY OF FAIRFAX, VIRGINIA, a municipa	al corporation, party of the second part; also called City,
WITNESSETH,	
The obligations required of the Developer by th secured by a (check one):	is Agreement and by the Ordinances of the City of Fairfax are
□ Personal Bond / Corporate Bond□ Letter of Credit□ Cash Escrow	
dated in the	amount of \$
WHEREAS, the Developer proposes to the City of Fairfax, to wit (enter address of the p	o develop improvements on the following described land located in property below):
	and,
WHEREAS, pursuant to the Ordinance	s of the City of Fairfax, the Developer has presented for approval a
site plan prepared by:	dated:
and a	s revised through:,
	sideration of the sum of One Dollar (\$1.00), the approval of the s and other good and valuable consideration, the parties agree as
forth on the aforesaid site plan and related	olete not later than all work set documents and all work required in accordance with the applicable ax and all regulations adopted pursuant thereto including, but not
a. A drainage system by mean	s of gutters, storm sewers, culverts under roadways and other

Streets, concrete curbs, gutters and sidewalks to the requirements of the City of Fairfax.

streets and adjoining properties.

b.

structures to provide adequate drainage for the disposition of storm and natural waters for all

C.	A public water and sewerage system made available to each site as shown.
d.	Screening, fences and walls within the public rights-of-way or easements as shown.
e.	Other (If "none", enter "none" below):
and other	oper shall promptly furnish to the City all necessary additional plats, plans, profiles, specifications related documents which may be required in order to complete the work contemplated hereunder, aments shall become the property of the City.
	and understood that final approval of completed work can only be given by the Director of Public of Fairfax.

SITE AGREEMENT # (to be filled in by staff): _____

5. This Agreement shall benefit and bind the parties hereto, their successors, heirs, executors, administrators and assigns.

4. It is understood and agreed that by approving the aforesaid site plan and related documents the City of Fairfax assumes no liability or responsibility for the accuracy thereof or for the compliance with sound

- 6. The bankruptcy or receivership of the Developer, whenever occurring, may be construed by the City as a default under this Agreement.
- 7. The Developer agrees to indemnify and hold harmless the City, its elected officials, employees and agents from and against any and all claims, demands, actions, suits or liabilities arising out of this agreement, including, but not limited to, reasonable attorney's fees and cost of litigation.

8.	Additional Provisions (If "none", enter "none" below):	

engineering or other professional practices.

2.

NOTARIZED SIGNATURES TO FOLLOW ON PAGES 3 AND 4

SITE AGREEMENT # (to be filled in by staff):	
`	

	•	herein has caused this Agreement to be executed
		, and the City, acting pursuant to authorization Agreement to be executed on its behalf by
•		ager, and its seal to be affixed and attested by
	, its Clerk,	all on the date first above mentioned.
		Developer
	By:_	
		Signature
		Name
		Name
(Corporate Seal)		Title
Attest:		
Secretary		
occircial y		
WITNESS THE FOLLOWING S	SIGNATURE AND SEAL	:
STATE OF	County/City/To	wn ofto-wit:
		and County, City or Town aforesaid, do hereby certify that
		d County, City or Town aforesaid:
(Name)	(Title)	·
, , , ,		eunto annexed agreement bearing theday of
, 2	, and acknowledged th	e same before me.
Given under my hand this	dav of	.2
<u></u>		
Notary Registration Number#:		
My Commission expires:	day of	,2 .
· —		
		(Notary Public Signature)

		CITY O	FFAIRFAX	
	By:			
	,	City Attorney	– Approved as to	Form
	By:			
	,	City	Manager	
Attest:City Clerk		_		
WITNESS THE FOLLOWING SIG	SNATURE AND	SEAL:		
COMMONWEALTH OF VIRGINA CITY OF FAIRFAX to-wit:				
The foregoing instrument was acl	knowledged bef	ore me this:		
day of	,2	by		, as City Manager, on
behalf of the City of Fairfax, Virgin	nia.			
My Commission expires:	day of		,2	
Notary Registration Number#:			_	
		(Not	ary Public Signat	ture)



CITY OF FAIRFAX SITE BOND

KNOW ALL MEN BY THESE PRESENTS:

That		
party of the first part, also called Developer, as below – i.e, insurance company name):	s Principal, hereinafter call	ed Principal, and (enter Surety name
as Surety, hereinafter called Surety, are held a called Obligee, in the amount of :	and firmly bound unto the C	City of Fairfax, as Obligee, hereinafter
dalica Obligos, in the amount of .	Dollars (\$) for the payment whereof
Principal and Surety bind themselves, their he and severally, firmly by these presents.	· ·	
WHEREAS, Principal has by written a a Site Agreement with Obligee to undertake at to the terms thereof, which Agreement is incohereinafter referred to as the "Agreement".	nd complete the work there	ein described and to perform pursuant

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that, if Principal shall promptly and faithfully perform said Agreement, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

The Surety hereby waives notice of any alteration or extension of time; or of any maintenance required by the Obligee.

Whenever Prinicipal shall be in default, or declared terminated for default by the Obligee, for completing the Agreement, the Surety shall at the option of the Obligee:

- 1. Complete the Agreement in accordance with its terms and conditions; or
- 2. Obtain a bid or bids for submission to Obligee for completing the Agreement in accordance with its terms and conditions. Upon determination by Obligee and Surety of the lowest responsive and responsible bidder or bidders, arrange for a contract between such bidder or bidders and Obligee and make available as work progresses (even if there should be a default or a succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion, but not exceeding (including other costs and damages for which the Surety may be liable to the Obligee hereunder), the amount set forth in the first paragraph hereof.

A suit may be brought for the amount of this bond after ten (10) days from the date of written notification of the Surety by the Obligee of the default of the Principal.

IN WITNESS THERE	EOF , the parties hereto h	nave hereunto set their l	hand and seals this
day of	20)	
PRINCIPAL			
	By:	(Se	
	Signature	(Se	eal)
	Name (print	t)	Title
WITNESS THE FOLLOWING	SIGNATURE AND SE	AL:	
STATE OF	_, COUNTY/CITY/TOW	N OF	to-wit:
I,		, a Notary Public in	and for the said State and
County, City or Town do here		•	
County, City of Town do here	by certify that.		
(Nome)		/T:41a\	
(Name)		(Title)	
this day personally appeared l			
to the foregoing writing, dated	, 20), and being duly s	sworn, acknowledged the sar
to be his (their) own.			
Given under my hand this	day of	2	
Siver under my hand this	uay or	, ~	·
Notary Registration Number#	:		
, 0			
My Commission expires:	day of	,2	<u>_</u> .
		Notary Public	Signature
		Notary Public	Signature

|--|--|

IN FURTHER WITN	ESS WHEREOF, the S	URETY herein has caused	this bond to be executed on its
behalf by		, Agent by authority of th	ne power of attorney attached
hereto.			
	Surety		
	By:Agent		
STATE OF	_, COUNTY/CITY/TC	WN OF	to-wit:
I,		, a Notary Public in a	and for the said State and
County, City or Town do here			
(Name)		(Title)	
			whose name(s) is (are) signed worn, acknowledged the same
Given under my hand this	day of	,2	
Notary Registration Number#	# :		
My Commission expires:	day of	,2	
		Notary Public	Signature

SAMPLE LETTER OF CREDIT (Must be on letterhead of the issuing institution)

TO REQUEST DOCUMENT IN WORD FORMAT PLEASE EMAIL: <u>Tina.Gillian@fairfaxva.gov</u>

IRREVOCABLE LETTER OF CREDI	T NUMBER:	_
City of Fairfax City Hall 10455 Armstrong Street Fairfax, VA 22030		
NOTE: (DATE OF ISSUANCE MUST BE ON O	R AFTER THE SITE AGREEMENT DATE)	
Date of Issuance:		
Beneficiary: <u>City of Fairfax</u>		
Project Name & Location:		
Site Plan #:		
Ladies and Gentlemen:		
We hereby open our Irrevocable and	Unconditional Letter of Credit No	,
	, for the account of	
(developer's name) and in favor of	the City of Fairfax, Virginia, for the sum of U.S.	Dollars not to
exceed in the aggregate	Dollars (\$)
	on (bank name): accom	
written certification of the Director of	Public Works or the City Manager of the City of Fa	airfax that the
Applicant has:		
Failed to complete installation of th	ne public improvements in accordance with a site pla	n known as
Failed to meet its obligations in accordance the Applicant and the Cit	cordance with a SITE Agreement, dated y of Fairfax or	
	ompleting the public improvements set forth on the swill be complete by the completion date of the Site Aq	
We hereby further agree that:		
Letter of Credit Number of Credit shall be drawn under a	clause "Drawn under the (bank name):" (NOT a bank located in the state of Virginia or a confirm with a Letter of Credit on an institution outside of the	ing letter

- The Bank hereby engages with drawers, endorsers and bona fide holders that all drafts drawn in compliance with the terms of the Letter of Credit shall be duly honored upon presentation and delivery of such documents.
- 3. Drafts drawn under and in compliance with the terms of this Letter of Credit will be duly honored at the location of the issuing bank if presented at our office on or before

 ___________(NOTE: this date must be at least six months after the Site Agreement project completion date) and this Letter of Credit shall remain in full force and effect until such Expiration Date.
- 4. Notwithstanding any other language to the contrary contained elsewhere in this Letter of Credit, it is a condition of this Letter of Credit that it shall automatically renew itself from year to year after the Expiration Date thereof unless and until the Bank shall give ninety (90) days prior written notice to the City Manager or Director of Public Works of the City of Fairfax, Virginia, by certified mail, returned receipt requested, of it's intent to terminate same at the expiration of said ninety (90) day period. During said ninety (90) days notice period, this Irrevocable Letter of Credit shall remain in full force and effect.
- 5. Upon receipt by the Beneficiary of such notice of non-renewal, the Beneficiary may draw upon this Letter of Credit by means of sight drafts accompanied by such written certification of the Director of Public Works or the City Manager as set forth in the opening paragraph of this Letter of Credit.
- 6. This Letter of Credit may be terminated by the Beneficiary giving a written release to the Applicant and to the Bank stating that the Applicant has furnished the Beneficiary with an acceptable substitute form of surety in an amount required by the Beneficiary.
- 7. This Letter of Credit is not assignable by the Bank, Beneficiary or Applicant.
- 8. Funds available under this Letter of Credit shall be paid to the Beneficiary in such amounts and at such times as set forth by the Director of Public Works or City Manager of the City of Fairfax, Virginia in the written certification as set forth in the opening paragraph of this Letter of Credit, provided that the total amount drawn shall not exceed the face amount of this Letter of Credit. Checks will be made payable to the City of Fairfax and directed to the attention of the Director of Public Works or City Manager.
- 9. The Bank shall have no right, duty, obligation or responsibility to evaluate the performance or nonperformance of any underlying obligations, contractual or otherwise, between the Applicant and the Beneficiary or between the Applicant and any third party.
- 10. The Bank hereby agrees that no change, extension of time, alteration or addition to the work to be performed or the plans or specifications relating to the same or the Applicant's obligations under the Site Agreement, shall in any way effect the Bank's obligation to honor drafts under this Letter of Credit.
- 11. Approval of this Letter of Credit by the Beneficiary shall be deemed acceptance thereof without further notice to either the Bank or the Applicant.
- 12. Notwithstanding any other language to the contrary contained elsewhere in this Letter of Credit, if the Bank becomes critically undercapitalized, as defined in the Code of Federal Regulations, or insolvent, as defined in any applicable federal or state statute or regulation, the Beneficiary shall be immediately entitled to draw on this Letter of Credit. In such event, the Beneficiary may draw on this Letter of Credit by means of sight drafts accompanied by certification of the Director of Public Works or the City Manager that the Bank has become critically undercapitalized, as defined in the Code of Federal Regulations, or insolvent, as defined in any applicable federal or state statute or regulation.

13. This Letter of Credit shall be construed in accordance with the "Uniform Customs and Practices for Commercial Documentary Credits, International Chamber of Commerce" in effect on the date of issuance of this Letter of Credit and the provisions of the Uniform Commercial Code – Letters of Credit – Title 8.5 of the Code of Virginia, 1950 as amended. Very truly yours, (Name of Bank) By: ______(Name) Its: _____ (Title) WITNESS THE FOLLOWING SIGNATURE AND SEAL: STATE OF ______: COUNTY/CITY/TOWN OF: _____, To wit, I, ______, A Notary Public in and for the said State and County, City or Town do hereby certify that this day personally appeared before me in my said State and County, City or Town: (Name) (Title) Whose name is/are signed to the foregoing in writing, dated ______, 2_____, 2_____ and being duly sworn acknowledged the same to be his or her (their) own. Given under my hand this ______day of ______,2____. My Commission expires: _____day of ______,2____. Notary Registration Number#: _____

Note: A written declaration of authority is required which attests that the signatory has the authority to sign Letter of Credit (LOC) for said Bank. Authority may not be required when the LOC is signed by the President of the issuing Bank.

(Notary Public Signature)



CITY OF FAIRFAX STANDARD BEST MANAGEMENT PRACTICES (BMP) FACILITIES MAINTENANCE AND MONITORING AGREEMENT

THIS AGREEMENT, made and entered into this	day of	, 20 ,
by and between		
called (the "Landowner"), and the City of Fairfax,		
"City");	virginia, a virginia mai	iicipai corporation (the
City),		
WITNESSETH:		
WHEREAS, the Landowner is the owner of record	l certain real property l	ocated within the City.
and described as:		
and docombod do.		
Tax map, block, ar	nd lot number	
rax map, blook, ar		
as acquired by deed recorded in the land records o at Page, (the "Pr		Virginia in Deed Book
WHEREAS, Landowner is proceeding to bu		Property and:
WHEREAS, Erosion and Sediment		
Plan/Subdivision Plan (describe fully)		
which is expressly made a part hereof by reference	e, as approved or to be	approved by the City.
provides for detention or on-site treatment of stormy		
WHEREAS, Erosion and Sediment		
Plan/Subdivision Plan identifies the type of structure		
facilities as:		
1)		
2) 4)		
3) 5)		as
2)4) 3)5)_ defined by the Virginia Stormwater Management Ha	andbook and;	
WHEREAS, Erosion and Sediment	Control Plan/Plan	of Development/Site
Plan/Subdivision Plan identifies the geographic Id	ocation (HUC), hydrolo	gic unit code of each
facility as:		
1)(HUC as established in 4 VAC 50-60-	-10)	(USGS HUC)
2)(HUC as established in 4 VAC 50-60-	-10)	(USGS HUC)
3) (HUC as established in 4 VAC 50-60-4) (HUC as established in 4 VAC 50-60-60-60-60-60-60-60-60-60-60-60-60-60	-10)	(USGS HUC)
4)(HUC as established in 4 VAC 50-60-	-10)	(USGS HUC)
5)(HUC as established in 4 VAC 50-60-	-10)	(USGS HUC)
WHEREAS, Erosion and Sediment	Control Plan/Plan	of Development/Site
Plan/Subdivision Plan identifies the impaired surface	ce water that the best	management practices
facility is discharging into as:		
1)	 	
2)		
3)		
4)		
5)		
WHEREAS, Erosion and Sediment		
Plan/Subdivision Plan identifies the number of acres	s treated by each facility	/ as:
1)	2)	
3)and:	4)	
and.		

WHEREAS, Landowner acknowledges that the City Zoning Ordinance requires that onsite Best Management Practices, facilities, (the "Facilities"), be properly constructed and maintained, inspected on the property and;

WHEREAS, the City requires that the Facilities as shown on the Plan be constructed and adequately maintained by the Landowner.

NOW, THEREFORE, in consideration of the foregoing premises, the mutual covenants contained herein, and the following terms and conditions and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. The Facilities shall be constructed by the Landowner, in accordance with the plans and specifications as identified in the Plan.
- 2. Landowner shall maintain the Facilities in good working condition, in a manner to be acceptable to the City, so that the Facilities perform as designed.
- 3. Landowner, hereby grant permission to the City, its authorized agents and employees, to enter upon the Property and to inspect the Facilities whenever the City deems it to be necessary. The purpose of the inspection shall be to assure safe and proper functioning of the Facilities, berms, outlet structures, pond areas, etc. When deficiencies are noted, the City shall give the Landowner, copies of the inspection report with its findings and evaluations within 30 days.
- 4. Landowner will submit inspection reports and perform maintenance in accordance with the maintenance schedule for the Facilities including sediment removal as outlined on the approved plans and the following specific requirements:
 - Maintenance of the aforementioned facility or facilities shall conform to the maintenance requirements contained in Chapter 6 of the Northern Virginia BMP Handbook, published by the Northern Virginia Planning District Commission and Virginia Stormwater Management Handbook, First Edition, published by the Virginia Department of Conservation and Recreation Division of Soil and Water Conservation.
 - b. Inspection of Facilities shall be performed every <u>12</u> months by a qualified professional licensed to perform said work in the State of Virginia; an inspection report shall be submitted to the City Zoning Administrator.
- 5. In the event the City, pursuant to this Agreement, enters upon the Property and takes whatever steps it deems necessary to maintain said Facilities and in performance of said work for labor, use of equipment, supplies, materials and the like on account of the Landowner's failure to perform such work, the Landowner shall reimburse the City, upon demand, within 30 days of receipt thereof for all costs incurred by the City hereunder. It is expressly understood and agreed that the City is under no obligation to maintain or repair said Facilities, and in no event shall this Agreement be construed to impose any such obligation on the City. If not paid within such 30-day period, the City shall have a lien against the Property to the extent permitted by law, in the amount of such costs, plus interest at the highest rate permitted by law.
- 6. Landowner shall indemnify and hold harmless the City, its officers, agents and employees for any and all damages, accidents, casualties, occurrences or claims which might arise or be asserted against the City for the construction, presence, existence of or maintenance of the Facilities by the Landowner. In the event a claim is asserted against the City, the City shall promptly notify the Landowner, and the Landowner shall defend, at its own expense, any suit based on such claim. If any judgment or claim against the City shall be allowed, the Landowner shall pay all of the City's costs and expenses in connection therewith, including attorneys' fees.
- 7. Landowner hereby grants permission to the City, its authorized agents and employees, and the Northern Virginia Planning District Commission, its authorized agents, employees and consultants, to enter upon the property, and to install, operate and maintain equipment to monitor the flow rate and pollutant content of the input flow, the effluent, and at intermediate points in the BMP.
- 8. This Agreement shall be recorded among the land records of the County of Fairfax, Virginia, and shall constitute a covenant running with the land/or equitable servitude,

and shall be binding on the Landowner, its administrators, executors, assigns, heirs and other successors in interest.

WITNESS the following signatures and seals:		
	(Landowner)	(Seal)
By:		
	Name (type or print)
Attest: Secretary		
WITNESS THE FOLLOWING SIGNATURE AND	SEAL:	
STATE OFCounty/0	City/Town of	to-wit:
I, the undersigned, A Notary Public in and for the hereby certify that this day personally appeared baforesaid: (Name)	pefore me in the State and	d County, City or Town
whose name(s) is(are) signed to the foregoing an		
day of, 2, a	_	_
Given under my hand thisday of	,2	
Notary Registration Number#:		
My Commission expires:day of	,2	<u>.</u>
	(Notary Public	Signature)

BMP Agree	ment Review	ed by:		
· ·			Stormwater Resources En	gineer
		Bv:		
			City Attorney – Approved as t	o Form
	B	v.		
	٥	у	City Manager	
Attest:City Clerk				
City Clerk				
WITNESS THE FOLLOWING SIGNA	TURE AND S	EAL:		
COMMONWEALTH OF VIRGINA CITY OF FAIRFAX to-wit:				
The foregoing instrument was acknow	vledaed befor	e me tl	nis:	
3 · · · · · · · · · · · · · · · · · · ·	3			
day of	,2	by		_, as City
Manager, on behalf of the City of Fair	fax, Virginia.			
My Commission expires:	day of		,2	
Notary Registration Number#:				
Notary Registration Number#.				
		-	(Notary Public Signature)	